

**REMARKS**

Claims 102-109, 111, 112 and 122-129 are pending, of which claims 102 and 122 are in independent form.

Claims 102 and 122 are proposed to be amended as set forth above.

No new matter is added hereby.

Applicant appreciates the telephone discussion with Examiner Strange on May 8, 2012 regarding the pending 35 U.S.C. § 112, first paragraph, rejections.

Entry of the amendments proposed herein is requested, which are deemed to place the present patent application in better form for appeal by materially reducing and/or simplifying the issues for appeal. No new substantive issues or new matter issues are raised by the proposed amendments.

**Regarding the Claim Rejections - 35 U.S.C. § 112, First Paragraph**

Claims 102-109, 111, 112 and 122-129 are rejected under 35 U.S.C. § 112, first paragraph, as "failing to comply with the written description requirement" by virtue of alleged deficiencies in pending base claims 102 and 122. Responsive to the comment that the specification does not contain the term "session" or "connection session", Applicant has deleted the term

"session" from claims 102 and 122 as proposed herein. Applicant respectfully submits that the innovative features of the present patent application are described against the background context of - and in contrast to - the architectures where a connection is established between a host system or server and a mobile device before commencing transmission of user data items to the mobile device. For example, as set forth at paragraph [0004] of U.S. Patent Application Publication No. 2001/0005857 corresponding to the present patent application, the user typically first connects the mobile device to or with a server/host using any number of available technologies, including, for instance, wireless links. Software executing on the mobile device then transmits various requests, commands (e.g., registration commands), and the like to the server/host to begin transmitting the user's data items for storage in a memory bank of the mobile device. Because of the requirement of establishment of a connection with the server/host and subsequent user commands and requests prior to transmission of user data items to the mobile device, such architectures are known as "pull" schemes. It should be noted that the present patent application provides a fairly elaborate discussion of the various problems associated with the schemes requiring a

connection between a mobile device and the associated host/server.

In contradistinction, the claimed embodiments are directed to a “push” architecture where the user data items are continuously redirected to the mobile device without establishing a connection to/with the host server, which embodiments are described in conjunction with FIGS. 1-5 and associated detailed description set forth in the present patent application. One skilled in the art will readily recognize upon taking reference to the overall disclosure of the present patent application that at least one of the aims of the disclosure is to address the deficiencies of the schemes requiring a connection with the server/host and that this was achieved by providing an architecture that does not require establishing a connection with the server/host. As such, the overall disclosure of the present patent application reasonably conveys to those skilled in the art that the inventors of the present application had possession of the claimed subject matter at least as of the filing date of the patent application. Applicant therefore submits that the recited features of claims 102 and 122 as currently constituted are supported in the specification at least through express,

implicit, or inherent disclosure, and as such satisfy the written description requirement accordingly.

Applicant respectfully requests a favorable reconsideration of the pending § 112, first paragraph, rejections and issuance of an Advisory Action to that effect as expeditiously as possible.

**Fee Statement**

Compared to the highest number previously paid for, the total number of claims and the number of independent claims have not increased. No request for extension of the response period is being made. Accordingly, it is believed no fees are due for the filing of the present response. If any fees are due and/or any overpayments have been made, however, please charge and/or credit our deposit account (Deposit Account No. 03-1130).

**SUMMARY AND CONCLUSION**

In view of the foregoing discussion, entry of the proposed amendments is respectfully requested and is believed to be appropriate.

Respectfully submitted,

Date: May 23, 2012

/Shreen Danamraj/  
Shreen K. Danamraj  
Registration No. 41,696

THE DANAMRAJ LAW GROUP, P.C.  
Premier Place, Suite 1450  
5910 North Central Expressway  
Dallas, Texas 75206  
Tel (214) 750-5666  
Fax (214) 363-8177